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PART I.

Notifications by the Dewan to His Highness the Maharaja of Mysore.

GENERAL.

NOTIFICATIONS.

The 20th April 1886.

No. 67.—The following rules for dealing with excesses in minor inams in the settled maidan taluks where such inams are enjoyed in land, are published for general information in supersession of all previous rules and orders on the subject:—

1. All inams the survey assessment of which, as now enjoyed, does not exceed Rs 5, will be confirmed in full.

2. In the case of inams, the survey valuation of which, as now enjoyed, exceeds Rs. 5, one-half of the excess over and above the extent authorized by the Inam Department (shall in lieu of the 10 per cent of such excess allowed by the rules hitherto in force) be confirmed as inam, in addition to the said authorized extent, the other half being charged with the full survey assessment.

Provided that in no case land bearing survey assessment of more than three times the survey valuation of the extent of inam authorized by the Inam Department shall be continued as inam, except when three times such survey valuation falls short of Rs. 5, in which case land bearing survey assessment up to, but not exceeding Rs. 5, shall be confirmed as inam out of the extent hitherto enjoyed as inam.

3. Out of any individual survey number hitherto enjoyed as inam, all excess over and above the extent confirmed as inam under rule 2 above shall be treated as Government land and charged with full assessment. When such excess does not exceed Rs. 10 in survey valuation, it shall be treated as part of the inam and the assessment charged on it by way of a jodi. When such excess exceeds Rs. 10 in survey valuation, it shall be treated as one or more separate survey fields of Government land and charged separately with its or their appropriate Government assessment.

The 25th May 1886.

No. 81.—It is hereby notified for public information that the undermentioned Kayamgutta village, which has been duly attached in satisfaction of the arrears of revenue due to Government (as shown in the subjoined statement) by the said Kayamguttadar, will be sold by public auction at the place and on the date mentioned in the annexed statement. The sale will commence at 11 A. M. on the date specified, and the village will be knocked down to the highest bidder without reserve.

2. Provided that when a village is divided into separate recognized vrittis, the Deputy Commissioner may, at his option, instead of selling the village as a whole, sell each vritti separately.

3. The purchaser will be required to deposit 25 per cent of the purchase money at the time of sale, and where the remainder of the purchase money may not be paid within fifteen days from the day of sale, the money so deposited shall be liable to forfeiture.

4. When such deposit shall not be made, nor the remaining purchase money paid up, the lands shall be re-sold at the expense and risk of the first purchaser.

5. Persons bidding at the sale may be required to state whether they bid on their own account or as agents, and in the latter case to deposit a written authority signed by their principals, otherwise their bids may be rejected.

6. The sale shall be stayed, if the defaulter or any other person acting on his behalf or claiming an interest in the land, tenders the full amount of the arrears of revenue with the interest and other charges, provided such tender be made before sunset on the day previous to that appointed for the sale.

7. The sale of the property will not become absolute until the sale has been confirmed by the Dewan.

8. Purchasers having completed the payment of the purchase money will, as soon as the sale has been confirmed by the Dewan, be placed in immediate possession and the village will be registered in the name of the purchaser, and a certificate of sale signed and sealed by the Deputy Commissioner will be granted to him. It is to be distinctly understood that the Government are not responsible for errors of description and in estimated extent.

9. Provided parties deeming themselves aggrieved by the sale shall be at liberty to appeal to the Dewan within 30 days from the day of sale, and the purchase shall be conditional on the final order in such appeal.

District.	Taluk.	Hobli.	Village.	Name of Kayamguttadar.	Estimated Extent.	Estimated Gross Rental or Rent.	Quit-Rent payable annually to Government.	Arrears of Government Revenue for which Village is to be sold.	Date of Sale, &c.
Bangalore.	Anekal.	Jigani.	Sakalavara, Kayamgutta.	Venkatagiri-yappa.	K. K. P. 16 14 0 1/2	Rs. A. P. 284 11 10	Rs. A. P. 284 11 10	Rs. A. P. 306 8 4	29th June 1886 before the Amildar in the Anekal Taluk Cutcherry.
							*For 1883—84	134 11 10	
							" 1884—85	79 0 8	
							" 1885—86	91 11 10	
							Notice fee.	1 0 0	
								306 8 4	

Interest will have to be calculated up to date of payment.

The 20th May 1886.

No. 77.—Adverting to Notification of the late Chief Commissioner of Mysore, General Department, No. 132, dated 26th November 1880, prescribing rules relating to camp equipage, mileage and travelling allowance, the following rates of Malnad travelling allowance are published for general information, and these rates will come into force from 1st May 1886 :—

All Assistant Commissioners shall be entitled to batta at Rs. 4 a day and mileage at 8 annas a mile, while travelling in the Malnad Taluks marginally noted.

Taluka of—
Chikmagalur, Koppa and Mudgere in the Kolar District.
Sagar, Nagar, Sorab and Tirthahalli in the Shivamogga District.
Manjarabad and Belur in the Hassan District.

The 26th May 1886.

No. 86.—In exercise of the powers conferred by Section 6 of the Christian Marriage Act XV of 1872, the Government of His Highness the Maharaja of Mysore are pleased to license the Native Christian Ministers, named in the margin, to solemnize marriages within the Territories of Mysore between persons, one of whom is a Native Christian subject of His Highness the Maharaja of Mysore and neither of whom is a Christian subject of Her Majesty the Queen Empress.

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| 1. Revd. T. Luke | } of the Wesleyan Mission. |
| 2. " Andrew Philip | |
| 3. " H. Premaka | |

nize marriages within the Territories of Mysore between persons, one of whom is a Native Christian subject of His Highness the Maharaja of Mysore and neither of whom is a Christian subject of Her Majesty the Queen Empress.

No. 87.—In exercise of the powers conferred by Sections 7 and 9 of the Christian Marriage Act XV of 1872, the Government of His Highness the Maharaja of Mysore are pleased—

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| 1. Revd. W. H. J. Picken | } of the Wesleyan Mission. |
| 2. " A. Burnett | |
| 3. " B. Robinson | |
| 4. " W. W. Holdsworth | |
| 5. " B. Peters of the Methodist Episcopal Church. | |
| 6. " W. A. Redwood of the Kolar Mission. | |

(a) to appoint the Missionaries, named in the margin, to be Marriage Registrars for the Territories of Mysore, and

(b) to license the said Missionaries to grant certificates of marriage within the said Territories between Native Christians, one of whom is a Native Christian subject of His Highness the Maharaja of Mysore and neither of whom is a Christian subject of Her Majesty the Queen Empress.

2. The appointment of Revd. W. A. Redwood as Marriage Registrar and the license to grant certificates of marriage issued to him, under this Notification, shall have retrospective effect from 15th November 1883.

The 4th June 1886.

No. 88.—Under Section 32, Clause 1, it is hereby notified that no trees, bamboos, wood or timber shall be removed from inam lands without a pass duly obtained from the Deputy Commissioner of the District in which such lands may be situated, or from such other officer as may be duly authorized by the Deputy Commissioner in that behalf.

The 5th June 1886.

No. 90.—The orders for the partial remission of assessment on wet lands contained in paras 6 *et seq* of Dewan's Proceedings No. 4461—123, dated 29th August 1881 and in Dewan's Proceedings No. 7162—9—219, dated 7th December 1881 are cancelled, and in lieu thereof, the following rules are sanctioned for adoption from the current year 1886—87. These rules will also apply to all wet lands cultivable with vaisakha crops in the current season, whether the land revenue on account of the same is creditable to the accounts of 1885—86 or 1886—87.

I. Dewan's Notification No. 151 of the 30th August 1881 is hereby cancelled with effect from 1st April 1886.

II. When by breaching or any other accident, a tank or other work of irrigation becomes not available for irrigation, no remission of the wet assessment on lands situated under such tank or other work shall, as a rule, be granted for the official year during which the breach or accident

occurs. Special cases, in which the Deputy Commissioner may think some remission of assessment necessary during such year, should be submitted for the orders of the Dewan.

III. But, for the second and succeeding years during which the tank or other work may remain unrestored and unavailable for irrigation, a temporary reduced assessment of half the full wet assessment shall alone be levied as 'Bangar' kadayam, the remaining half being shown in the accounts as a remission, without reference to any dry crops which may be raised.

IV. Lands which, by their situation, are capable of being cultivated with wet crops, notwithstanding the breach or other accident, shall not be entitled to the reduction of assessment referred to in the preceding rule.

V. In the year following the one in which the breach or other accident occurs, the Deputy Commissioner or one of his Assistants shall, after personal inspection during the cultivation season, decide once for all what lands are entitled to the reduced temporary assessment under Rule III.

VI. This temporary reduced assessment shall be adopted at each jamatandi settlement, till the irrigation work is again made efficient by the Government, a statement in the accompanying form being submitted to the Chief Secretary to the Dewan as soon after the close of the jamabandi as possible.

VII. In cases not covered by the foregoing rules, no remission shall be granted without the previous sanction of Government.

VIII. The existing rates of wet assessment have been fixed after a full consideration of the value of the source of irrigation and upon the basis of an average of good and bad seasons. These rates are not liable to be reduced on the ground that the land has been allowed to lie waste.

IX. In exceptional years, it will rest with the Government to direct the grant of special remissions of land revenue for particular tracts suffering from a scanty rain-fall.

No. 91.—Abdul Aziz, Amildar of the Tumkur Taluk, is granted privilege leave of absence for 10 days with effect from such date as he may avail himself of the same.

The 7th June 1886.

No. 92.—Mr. N. Chelviengar delivered over, and Mr. B. Tirumalachari received, charge of the General Assistant Commissioner's Court and Office, Kolar, on the forenoon of the 25th May 1886.

The 8th June 1886.

No. 93.—Mr. D. Namkal Rao, Police Assistant Commissioner, reported himself for duty under the Inspector General of Police on the afternoon of the 18th May 1886.

No. 94.—Mr. C. Madaiya, Police Assistant Commissioner, Mysore District, to be Assistant Commissioner in charge of the town of Mysore.

Mr. D. Namkal Rao, Assistant Commissioner, to be Police Assistant Commissioner, Mysore District.

Mr. V. D. Ponnarangam Mudaliar, Assistant Commissioner, to be posted for duty to Hassan District. To join forthwith.

Mr. Annaji Rao, Munsiff of Bangalore, is appointed an Assistant Commissioner of the 4th Grade, and is posted to Chitaldroog District for general duty, but will do duty in the Tumkur District, during the absence of Mr. B. G. Krishnatengar on leave or until further orders. To join forthwith.

Mr. A. Cooposami Mudaliar, Assistant Commissioner in charge of the Mysore Town, is transferred to the Bangalore District for general duty.

No. 95.—In modification of Notification No. 78, dated 22nd July 1885, the Subordinate Judge of Bangalore is invested with the powers of a Court of Small Causes in suits, not exceeding Rs. 100 in value, arising within the limits of the Taluks of Bangalore, Hoskote, Devanahalli, Anekal, Kankanhalli and Closepet.

The 9th June 1886.

No. 96.—C. B. Seshagiri Rao, Advocate, Mysore, Chief Court, is appointed Government Prosecutor, Bangalore, vice P. Singrachar appointed Munsiff.

By Order,
R. VIJAYINDRA RAO,
Chief Secretary.

EDUCATION.

The 8th June 1886.

MADRAS CIVIL MEDICAL SUBORDINATE DEPARTMENT.

NOTICE is hereby given that ten candidates will be entertained for the Junior Department of the Medical College in connection with the Civil Department of the Medical Subordinate Establishment.

2. Candidates must not be below fifteen nor above nineteen years of age, and they must produce testimonials as to character and certificate of age, vaccination, personal marks, and physical fitness for Government service signed by a Commissioned Medical Officer of the British or of the Indian Establishment.

Candidates of all nationalities are eligible for this department, provided they have passed the Middle School Examination in English.

3. Should the number of applications exceed ten, the whole will be subjected to a competitive examination in the English language and translation.

4. Assuming that the number of candidates will exceed ten, applications in the annexed tabular form for admission to this examination (which will be held in any Civil or Military Station of the Madras Presidency, or of Burmah, where they may be a Medical Officer to superintend the candidates), with certificates prescribed in paragraph 2, must be sent to the undersigned on or before the 10th July next.

5. Each application must be superscribed "Application for admission to the Examination for 'Civil Medical Pupils'" and be accompanied with a receipt showing that the examination fee of Rupees five has been paid into a Government treasury. This fee will not be refunded, nor will it be reserved for another examination.

6. The examination, which will be conducted by means of printed papers, will be held on Saturday the 14th August next.

7. Successful candidates will be designated "Civil Medical Pupils" and attached for one year to such Civil Hospitals as the Surgeon-General may appoint them on Rupees 7 per mensem for the whole period.

8. During their precollegiate course, Civil Medical Pupils will be subject to the periodical examinations prescribed in G. O. C. C. No. 112 of 29th August 1868, viz:—

First examination at the close of six months—

Subject.—The sensible properties, names, uses and doses of the more common medicines in the dispensary and elements of Osteology.

Second examination at the close of twelve months—

Subject.—The whole subject of Practical Pharmacy, the reading of prescriptions, and the essentials of Minor Surgery.